ALBERT PIKE & CO. Vera Atque Honesta Dicere.

--- 116 ---

--- ARE---IN THE STILLMAN BLOCK,

CORNER OF

The Shelby County Democratic Club Meets at the Democratic Head-quarters every Saturday Evening, and is called to order precisely at half-past & o'clock. President.-ALBERT PIKE.

Proc. Presidents -W. T. Avery, John Dawson, Inferior and savage race. Frankland, J. W. Leftwich and F. L. Warner. Recording Secretary,-W. O. Lofland. Corresponding Secretary -Minor Merriwether. Trensurer, - Major J. J. Murphy.

Democratic Ciubs established elsewhere I the State are invited to correspond with the Shelby County Club, for eo-operation and concerted action.

DEMOCRATIC HEADQUARTERS: 27TH JULY, 1868.

The members of the Executive Committee of the Central Democratic Club of Shelby county, are requested to meet at the Editorial Rooms of the APPEAL, today (Wednesday) afternoon, at 2:30 p.m.,

The Executive Committees of the Ward, District and Independent Clubs, are invited to send one Delegate each, to meet the Executive Committee of the County Club at that time and place. As every one will be bound by the acearnestly hoped that all will be present,

who should be so. ALBERT PIKE, President of the Central Democratic Club.

DEMOCRATIC HEADQUARTERS: 28TH verbill will address the Central Demo- held that said act was unconstitutional, ple, wants the courage that makes even Klux Rebels, and their sympathizing cratic Club on Saturday evening next. The ladies are invited to attend.

By order of the President. W. O. LOFLAND, Sec.

the article.

February, 1864.

vote, was nevertheless competent to hold Englishman's vote, he said, was his letter. office, the oath necessary to enable him birthright, and if it were dealed him he to do so being rather prospective than should have his action on the case. retroactive, and not like that required to The Bes further says: enable one to vote.

To remedy this and other shortermings, a second franchise act was passed which began on the 2d of October, 1855. Under the first act, gentlemen were eli-

peaceable citizens and make acjournment. There was also a case night hideous by their infernal orgies, from Memphis, involving similar ques-bands prowling about armed with shotgun and pistol; there would have been time and labor, it was agreed by counnone of that fearful apprehension of sel, with the permission of the Court, bloodshed and carnage in November next, if not before; during the summer, and heard together. When first reached tion, and old Tennessee stood forth regenerated and disenthralled.

The question at once arose, of course, first franchise act, and whether that had volved, and the great interests of the not become a part of the Constitution, people which, at this conjuncture, were and beyond legislative reach. If so, the at stake, much depended upon action being had at this term of the Court—that

given by the schedule, to the first General | in the proper and legitimate way. Assembly that should convene, "to fix and define the qualifications of voters," allow the cases to be heard, notwithwas broad enough to cover the admission standing the earnest entreaties of the of all the free negroes and mulattoes of whole bar. It denounces this refusal in nue has given notice by telegraph to Collanguage that we will not repeat impulations, that spirite may be withdrawn the State to the rights of citizenship. Certainly a power to fix and define the ting it to a timid dread of assuming re- per gallon and \$4 per parrel of forty galqualifications of voters, is not a power to sponsibility; and which we hope does lous-equal to sixty cents per proof galmake those citizens who were not citi- that tribunal injustice. We have heard lon; and all distilleries must be closed make those citizens who were not city the Court spoken of with respect, by discompiled with the recently passed law State had decided, before the war, that a tinguished members of the bar, and we in all particulars. negro or mulatto emancipated did not hope it is entitled to it. We cannot con- The President has issued a proclama become a citizen of the State. In what ceive of a Judge, fit to wear the ermine, tion announcing the ratification of the ever way the emancipation of all was effected, it is quite certain that those so God and his conscience. Judicial station gation from the Secretary of State to the freed became exactly what free negroes were before the war, and no more, They were not made and could not be made tends to exalt and purify men; and we effect thot said amendmenths been rather than the said amendmenths been rather than the said amendmenths of the said amendmenths been rather than the said amendmenth and the said amendmenths been rather than the said amendmenth and th citizens of Tennessee by any action of Supreme Court of the United States, Congress; nor by any mere legislative make impartial and unprejudiced Judges, action of the General Assembly of Tenn- and in the Magistrate we have forgotten casee; but only by an amendment of her Constitution, or an act of the Legislature with Chief Justice Taney and Mr. Justice | NEW ORLEANS, July 28.—In the debate in the Senate yesterday, on a resolution to appoint a committee to inquire that would by virtue of the schedule, be- Campbell. come part of the Censtitution. No power | We know but one of the Judges of the to pass such an act was given by that Supreme Court of Tennessee, the last ap schedule. To incorporate into the body pointed; and he, we should think, havpolitic as citizens a mass of persons of ing neither sought the place nor desiring pointed State printer, and the Republican, was appointed an alien and barbarous race, and lately it except for the honor it confers, can con was made the official journal of the slaves, is a very different thing from fix- afford to be independent. We under- State and the parish and city of New ing and defining the qualifications which stand that he was desirous to take up Orleans, under the printing bill jus citizens known to the Constitution shall the cases, and that the Court more than Constitution of the Court more than Court mor possess, to entitle them to vote. One is once promised to do it, but delayed and joint resolution requesting the General a law discriminating among citizens, and again delayed, and at last allowed them of the Army to furnish troops to the determining who among them shall ex- to stand over to another term. determining who among them shall exercise a privilege and franchise not necessarily incident to citizenship. The

we should like to hear some plausible
excuse for this reluctance to meet quesexcuse for this reluctance to meet quesexcu other is to confer citizenship, which could be done, if at all, without giving the right to vote—and this, of itself, demonstrates that it is not a power incluments. The fight is not a power incluments of the country, where the right is not a power incluments. The fight is not a power incluments of the country, where the right is not a power incluments. The fight is not a power incluments of the country, where the right is not a power incluments of the country, where the right is not a power incluments. The fight is not a power incluments of the country, where the right is not a power incluments. The fight is not a power incluments of the country is not all the powers of the cowers of the country is not all the powers of the country is not a

be strictly construed. The section or crastination of the Courts of Justice. clause that gives it is the charter or con. The Eoglish Parliament never dared the Legislature cannot go; and when it the Tennessee Legislature has done. It low's message was read in the Legisla empowers that Department to fix and define the qualifications of voters, it gives the power to do that only, and not the power to make citizens, in order of-DEMOCRATIC HEAD-QUARTERS the power to make citizens, in order ag- a single stroke of the pen, the right of militis, and he accordingly paid and distanced the pen and for the freeholders of a whole county to banded those in the service. The mem-

THE CITY OF MEMPHIS. already invested with that character, either out of the people of conquered them, whenever captice or anger were forming themselves into secret or-States, or of slaves emancipated, is as prompts him to do it, and without renganized bands to uvertinous desired by J. WICKS, w. L. VANCE, bigh and grave a power now as it was dering to any one an account of the reaclection. He regards those bands as election. He regards those bands as States, or of slaves emancipated, is as prompts him to do it, and without ren- ganized bands to overthrow the State in Rome, and cannot be exercised by a sons for his action. Madison and Second Streets. mere majority, through the Legislature, Dereliction of duty on the part of the that the Legislature declare them out-Open stall hours: supplied with newspapers can say that they had entered into no than that on the part of either of the found. open at all hours: supposed with newspapers such bargain by the Constitution to other departments of the Government, which they had assented; but it can Having the power to be independent, it pass the necessary laws and to give him rate, are always welcome.

gate it to another.

the Supreme Court. The case of Staten tion of the Committee so convened, it is vs. the State, tried before Judge Rogers, Constitution, to confer such authority stands shivering on the brink of a case, upon the Governor which is assumed to have been done by act of February 25th, decision uppellatable to consequences to itself of a safely determined by strictly observing Col. Duncan K. McRse and P. J. Mul-1868. His Honor, the Circuit Judge, and proclamations setting aside registra- bad men respectable, and cannot com-

tions were void. The Supreme Court of Pennsylvania imbecile. has decided the Registration laws of that State null and void, as in derogation of THE FRANCHISE ACTS AND THE SEthe free and full right of the citizen to An article in the Brownsville Bee of vote, given him by the Constitu-July 10, containing some pretty sharp tion. We entertain no doubt Night Dispatches. strictures upon the Supreme Court of that on that and other grounds, the pro-Tennessee for its delay in hearing certain visions of the Tennessee statute as to cases involving the question of the con- registration are utterly null. It is cerregistration are utterly man. It is certainly so, in so far as it requires a lest tainly so, in so far as it requires a lest 2, 1806, has attracted our attention, and induces us to allude to the subject, and to reproduce in substance a portion of the end of the substance and a franchise is to vote is a franchise. A vested right to vote is a franchise is to vote is a franchise at the vote is a franchise is to vote is a franchise at the vote is a franchise is to vote is a franchise at the vote is a to vote is a franchise, and a franchise is is believed that they will return and raid to vote is a franchise, and a franchise is believed that they will return and raid upon the railroads and depredate generally.

Cincinnati Market.

Cincinnati Market.

Cincinnati, July 25.—Figur and grain upon the railroads and depredate generally. 1865, under the authority conferred by No Judge has dared to directly deny the ninth section of the schedule an- that, since Lord Holt held that an action nexed to the Constitution, and which it lay in favor of one entitled to vote, is pretended was ratified on the 221 of against the officer refusing his vote; and in asserting that right, defied the whole passage of the Funding bill had no effect Under this act, a person who could not House of Commons of England. An on bonds, and it will probably be a dead

In the case of Summers vs. Crawford al., from Weakly county, the plaintiff, Summers, had obtained a certificate of qualification to vote under the first on the 3d of May, 1866, a day of the franchise act of June 5, 1865. At an second session of the General Assembly, election held subsequent to the passage of the second franchise act, he offered to vote, producing his certificate of registration, but was disallowed by the judges, gible to office; Confederate soldiers un- whereupon he instituted suit against der the rank of Captain could vote after them, for so ruling. He proved that he the lapse of five years from the date of had lived in the county for twenty years had never been convicted of any crime its passage; the Governor had no power or misdemeanor, and had always been to annul registrations and the certificates an unconditional Union man. The granted by Registrars : the negroes could questions presented, in this case, were not monopolize the pells, hold office or whether the first franchise act did not become a part of the Constitution of the sit on juries. Under it, the Bec says,—
State when it was promulgated, and if
There would have been no political so, whether the Legislature could alter gatherings, and barbecues during the or amend the Constitution; and whether summer and fall, filling him with lies it did not become a law to the Legislaand his crops with grass; there would ture, and above their control as soon as have been no organizations of Lincoln Councils, Loyal Leagues, Grand Armies them by the Convention, by the promulof the Republic, or United Sons of Ham gation of the same, and their immediate

il county offices would have been filled on the docket they were continued at the with good and efficient men, the present instance of the Court, because of the stinstance of the Supreme Court of Justice, the highest tribunal in Spain. He, however, made no disclosures as to what see the regime under which they were elected, and been declared null and void. Judge H. finally assumed his seat on Order and good government would have the Bench. Counsel waited patiently, been instituted throughout the State, and but no intimation came that the Court above all, the Democratic party could were ready to take up these cases, where-have triumphed at the November elecwould best suit their convenience to hear | France, Germany and Switzerland these causes, and receiving no satisfac tory answer, began to suspect that somewhether the Legislature had not ex- thing was wrong, and, with due deference, urged upon the Court, that owing Belgrade says the assassins of Prince Mi hausted its power by the passage of the to the magnitude of the questions in-

language that we will not repsat, impu-

mission, beyond the strict letter whereof tamper with the rights of freemen, as their benefit the power actually granted. vote. Englishmen do not hold their bers had been told by the Conservatives The power to add new citizens to those right to vote at the sufferance of a con- that there was no use for the militia, and

against the consent of the minority, who Judiciary, is of far graver consequence laws, punishable with death wherever only be done by a Sovereign Convention is its highest duty to be so; and natu- sufficient clerical force to carry out his of the People, whose action binds all, raviy supposed to be above the reach of orders and money to defray the expenses being that of the people in their primary capacity. And this is all the more faction, an act of cowardice or obscquibility shall rest with the legislative and strongly so, when the mass of persons to onsness to power, an avoidance of re-be added are of another color and of an sponsibility, startles the public and be-military force is ordered out, laws must sporsibility, starties the public and be-passed to protect them in all proper gets a feeling of insecurity, like that Moreover, we utterly deny that the which men have in countries subject to Convention which adopted the schedule frequent earthquakes, and where noth- shall have charge of the militis, he will could delegate the power to the Legisla- ing, not even the solid foundations of the stand aside. He also calls attention to ture to make provisions that should be- earth seem stable and secure. The ancome parts of the Constitution. That chors of Ship of the State do not hold to instrument itself provided how it should the bottom, but drsg, and the vessel cy which prevented the payment of the be amended: and certainly such was drifts towards a lee-shore to inevitable July interest. In conclusion he says, I not the prescribed mode. Besides, "dele-shipwreck, when the Judiciary proves men of both political parties to urge upon gatus non potest delegare,"—one to faithless and false to the high trusts com-whom a power is delegated cannot dele-mitted to it. Its recreancy is the most ical disabilities formerly imposed upon a that I do not feel justified in making the franchise laws, exercised nothing mands of duty and judicial bonor. There this recommendation. They have a military organization in this State whose more than the common and ordinary is no higher degree of moral treason military organization in this State whose sam Tate. H. A. Pares, is no higher degree of moral treason avowed of ject is to trample the laws uppowers of legislation, and those acts are than for a Judge to aid and abeta Legissimple legislative enactments, not part of the Constitution, and repealable at any time.

The Bee says:

There have been several adjudications at his prices, upon points involved in its at aisi prius, upon points involved in its Barons were not content with requiring feel disposed to sue for peace upon the operation, and brought up by appeal to John to say in Magna Charta, "We will terms proposed by an armed mob, they not sell, we will not deny justice, to any | will of course take a different view of the vs. the State, tried before Judge Rogers, involved the question whether the Governor of Tennessee has the power to set aside registrations duly made under the various registration acts, and whether which is the power to set aside registration acts, and whether will not pellay justice to any one." body; and whether such recommenda-

BY TELEGRAPH

plain if it is characterized as timid and

ST. LOUIS.

NEW YORK. NEW YORK, July 28.—The Times has sued the city for \$25,000 for advertising.

INDIANA. -

Indianapolis, July 28. - Senator Hendricks arrived here to-day, and met with the most imposing political demonstration known here for years. Mr. Hendricks spoke, denouncing the whole political and financial policy of the Republican party, and claiming that peace and prosperity could only be had by a return of the Democratic party to

BALTIMORE.

of Cincinnati, lately imprisoned by the Impeachment Managers, has sucd Butler for imprisoning him without the authority of Congress, and serving his private telegrams. He lays his damages a

The American appeals for ald for the sufferers by the recent flood. George W. Cuilds, of the Philadelphia Ledger heads a list of subscriptions with \$1000.

FOREIGN.

LONDON, July 28.—Lord Stanley, last night, informed the House of Common that the decisions of the lower Spanish Courts, establishing the legality of the seizure of the Tornado, have been conever, made no disclosures as to what ac-tion the Government of Great Britain would take in view of the adverse decis ion. The Court Circular announces that Queen Victoria will leave England on ne 5th of August, and go first to Paris, whence she will make a tour through expects to return about the first of October. VIENNA, July 28 -A dispatch from

chael have been shot.

WASHINGTON.

second act was simply void, for want of power to pass it.

Another question is, whether the power chise and registration be finally settled was simply void, for want of these causes abouth, by all means, be heard, and the vexed questions of franchise and registration be finally settled was simply void, for want of the Court—that these causes abouth, by all means, be heard, and the vexed questions of franchise and registration be finally settled was simply void, for want of the court—that these causes abouth, by all means, be heard, and the vexed questions of franchise and registration be finally settled. celved from headquarters in this city The Court, the Ess alleges, refused to discharged quite a number of civil agents, military officers.

from bond on the payment of fifty cents

the States and Dividend cupuld

NEW ORLEANS.

NEW ORLEANS, July 28 .- In the de nto the action of the Board of Registration appointed by the Convention, the

was passed, Gov. Warmouth yesterday vetoed the

civil authorities, and instru ted the Sen-

NASHVILLE.

NASHVILLE, July 28.-Gov. Brown murderers and robbers, and recommends He saks those members

the Legislature had the power, under the And the Court that delays justice, and tion, and accompanying action, shall be

Houston, July 28,-The first bale of new cotton was brought in to-day from the plantation of M. J. Duke, in Grimes county. It weighed 408 pounds, and

decision unpalatable to power or the peo- the conduct of those unreconstructed K

classed as good middling. TELEGRAPHIC MARKETS.

TEXAS.

New Orleans Market.

Louisville, July 28.—Tobacco steady; sale 18 hads; ings to medium leaf \$7:315 5 Wheat \$1 8:32 Flour, superfine \$6 2:36 5 Cord, 9:c. N. w. oats \$1,35c Rye \$125. Pot toes \$2:32 50. Ports \$25 50;28 7. Lard 18 Racou, shoulders 18%c; clear rib sides 16% clear sides 17%c. hand shoulders 12c; clear sides 17;4c. hand shoulders 12c; clear sides 16c. Cotton 28;4c. Whisky raw, firm \$1.58. Louisville Market.

g15/c.

The money market is easy; tall loans light.

Sterling bigalow; Gold staget, in the ear
part of the cay a rumor was current th
krowniow and salled out 10,000 troops in Te neisce, whose bonds are now quoted at 65%. T failn e of Abram Sell & Son, brokers, is a

NEW ADVERTISEM'NTS

GENERAL AGENT,

Rooms 279 1-2 Main Street.

STATEMENT

-OF THE-

UNITED STATES FIRE -AND-

of Baltimore, Md., on the

First Day of July, 1868. MADE TO THE

Comptroller of the State of Tennessee.

ASSETS:

op tal Steck, all paid up.....

TATE OF MARYLAND, | BL. City of Battimore. Jes.

The undersigned, John W. Randolph, President, and Heary C. Jones, Secretary, being duty sworn, do severally upon their outlasserily and say, that they are respectively the President and the Secretary of the United States Fire and Marine Insurance Coop any of Haltimore, in the State aforesaid, that the foregoing statement contains a just and true statement and exhibit of the smading and condition of said company on the list day of July, 1888. JOHN W. RANDOLPH, President, BENRY C. JONES, Scorelary.

Sworn and subscribed to the 17th day of July, 1888, before me, a Justice of the Peace for the city of Haltimore.

[Signed]

E. F. FLAHERTY, J. P.

STATE OF TENNESSEE. Comprisonmen's Office Nashville, July 25, 1868.

I, G. W. BLACKBURN, Comptroller of

qualifications of voters.

A power delegated to the Legislature, to add to the Constitution, must of course of revolution, and not by the long p.o.

A power delegated to the Legislature, to add to the Constitution, must of course of revolution, and not by the long p.o.

G. W. BLACKBURN, Comptroller Tenn.

Gray at Cincipnati for M-mphis, St.

Louis, New Orleans or some other port

152 im Beems 273 1-2 Main Street.

CAROLINA LIFE INSURANCE COMPANY OF MEMPHIS, TENNESSEE

Capital Stock, : : : : : : : : : \$200,000 00 Income for first Ten Months, : : 161,883 46 DRY GOODS TRADE

J. T. PETTIT, Vice-President. M. J. WICKS, President, J. H., EDMONDSON, Gen'l Agent. W. F. BOYLE, Secretary,

BOARD OF DIRECTORS: W. L. VANCE. WM. JOYNER. F. W. SMITH, W. B. GREENLAW, B. K. PULLEN, F. TITUS. NAPOLEON HILL, J. G. LONSDALE, JAMES PHELAN. ISSUES Policies either Participating or Non-participating, on all the improved Plans of Life Insurance. No Restrictions on Travel or Residence within the settled limits of the United States or British North America. All Policies Non-formulable for their Equitable Value.

The officers and Directory of this Company are determined, by a Indictory and economics management of its affairs, to secure for it the success which it merits as a reliable institution.

PRINCIPAL OFFICE, 291 MAIN STREET. FERGUSON & PRIVETT.

No. 11 Madison Street, Agents for Tennessee.

SOUTHERN LIFE INSURANCE CO. No. 17 Madison Street, Memphis, Tennessee.

AMOS WOODRUFF, President, T. A. NELSON,) Vice Pre.ldenis. CHAS. T. PATTERSON, Asn't Secretary P. M. WHITE, Capital, : : : : \$228,500 00 HOME OR ABROAD

Surplus, : : : : : : 102,742 06 DIRECTORS: E. C. BRINKLEY, F. M. WHITE, C. P. NORRIS, C. C. SPENCEE, C. W. FRAZER, CHAS. KORTKECHT, E. Gen. JNO. E. GORDON, F. S. DAVIS, J. W. MCCOWN,

JOHN H. ERSKING. E. MILES WILLET, ATLANTA GA. BRANCH, LOUISVILLE BRANCH.

OHN B. GORDON, Pres't; W. C. MORRIE, Sec'y. C. C. Sprecer, Pres't; E. P. Hopkins, Sec'y. No Humbug, but positively true, in order to gain room for Fall which we propose to offer inducements for all

GENERAL CLEARING OUT SALE DALL OF ALL

and Winter Stocks.

SUMMER GOODS BELOW NEW YORK COST, AT

WALKER BROTHERS & CO., from the Manufacturors. 229 Main St. Clay Building.

MAKE EARLY SELECTIONS AND SECURE GREAT BARGAINS WALKER BROS. & CO. jy19 tf

DAVID P. HADDEN. DAVID P. HADDEN & CO., WHOLESALE

GROCERS, COTTON FACTORS, credit AND GENERAL COMMISSION MERCHANTS,

202 FRONT STREET, MEMPHIS, TENNESSEE COMPLETE ASSORTMENT OF GROCKRIES AND PLANTATION SUPPLIES ALWAYS A on hand. FLUIR-" Carssville City Mills," "Lafayette Gold Dust," "Cobb's "R. B. Davies XXXX," and other favorus brands, cheap to the trade. Agents for (Ky.): OTTON YARNS AND CORDINGE.

CARRIAGES, ROCKAWAYS, BUGGIES, PHÆTONS WAGONS AND HARNESS.

R. O. BRADLEY. 377 Main Street, Jackson Block, Memphis, Tenn

NEW ADVERTISEM'NTS NEW ADVERTISEM'NTS

MASONIC SUMMONS. MASONIC SUMMONS.

The officers and members of Hamliton Lodge, No. 199, are hereby squamoned to attend a special communication on Thursday night, 30th July, at 8 p.m.

By order of the Lodge.

H. J. LYNN, Master.

Attest: W. H. BUTTS, Secretary.

Jy. 9 21

Store Fixtures at Auction, AT NO. 162 PRONT STREET, EXCHANGE Building, THIS MORNING, 29th inst., at inters Shelving, Desks and Cales, Skids, Trucks, etc., etc., W. H. PASSMORS & CO., Auctione

Science Hill Female Academy, Shelbyville, Ky.

THIS institution, situated in one of the most quiet, healthful and p casent towns of Kertucky, within a short distance of Louisylle with which it has easy daily communication by stage and rail, offers to the public the acromulated advantages of more than forty year successful operation. The sighty-seventh (Cit semi-annual session will open on Monday, separators, 1888, for establicing or receival force. semi-annual session will open on Monday, we tember 7, 1898. For catalogues or special info mation address Mrs. Jb LiA A. TEVIS, 1928 lm Principal.

LaGrange Female College, LaGRANGE, TENN., 50 MHLES east of Memphis, on Charlesto Raticoad. Will open 1st September and close lat July next. Chaptest College in the

Cash items for five months:
Board in College (all found).
All Engrise, Latin and Mathematics
Musicion any instrument; with use of mjyte 2m J. D. MERSDITH, President Shelbyville Male High School.

THE Twenty-fifth Semb-Annual Session of this institution will open on it Monday reptember, 1888, 1888, PAYABLE ONE-HALF I BVANCE It is the desire of the Principal to direct his attention consciouldensity and suthingly to the mental and moral training of those committee to his care; and in order to accomplish the object more effectually, the number of board ers will be limited to six and the number of

THE SCHOLASTIC SESSION -OF THE -

Academy of the Sacred Heart. THE FIRST EDUCATIONAL INSTITUTION
IN Missouri, established in 1819, wilt commence its Session on TUP SDAY, September is!
For further particulars apply to
MADAME M. J. GALL wAY, Superior,
1328 3w*
Sc. Louis, Missouri.

To the Merchants of Memphis. An Excellent Advertising Bedium

DRE BOLIVAR BULLETIN, printed a A Bullvar, Hardeman county, Tenn., by M. PARKISH, is one of the best advertising m diums within a hundred miles of Memphis—a cocates Memphis trade, and circulates in a ha degen of the best coeniles back of Memphis Advertisements inserted at low rates. 3 squares, business card, 3 months. _______ \$10 d IPTION.—The BOLLVAR BULLETIA natio any address, one year, for \$1 & n advance. | 1917 if

Arkansas Reports for Sale. FOR SALE two complete sets of the Report-of the Supreme Court of Arkanasa, from vol. 1 to vol. 21 inclusive. One set almost so-trely new. Apply to [173] L. M. Piak.

Bargains in Suburban Lands for Cash. W E offer to a cash boyer THE BEST BAR GAINS IN THE MARKET in ten, twenty ly on the Raisigh road, being part of th OPE TRACT. Call quickly and secure it, a

ROYSTEB, TREZEVANT & CO., BUCK EYE SALVE, TRY IT FOR PILES.

W. N. WILKERSON & CO., AUCTION SALE OF SUGAR, COFFEE AND SYRUPS

At Louisville, Ky. WE will sell at auction, on THURSDAY, July 30, 1868, commencing at two clock a.m., at Warehouse No. 34 Fourth street, on 6 days' credit for approved paper, 350 hhds. Good to Prime Porto Rico Sugar 500 bbis. Hard and Soft Refined Sugars. 500 pkgs. 8) rups-assorted qualities, 1660 bags Fair to Prime Rio Coffee.

NEWCOMB, BUCHANAS & CO. S. G. HENRY & CO., Auetlo. Under the management of a No. 1 CLOAS BUCK EYE SALVE, CUTTER, making up the LATEST PARISIAN Nothing Equal to it for Piles Sold by H. C. STEEVER'S Bigg Caty

Speed & Strange, WITH HOWELL, WOOD & CO.,

DEALERS IN

FANCY AND STAPLE DRY GOODS "SOUTHERN PALACE," 232 MAIN STREET, : : MEMPHIN.

WE have the pleasure of informing our friends and former customers that we have engaged with Mesons Howell, Wood & Co., at our old stand, and can be found there at all times with an elegant stock of Fancy and Staple Bry Goods. We flatter cursolves that we are acquainted with the wants of our people, and have determined to devote our time and energy to this cur old and favorets business. We therefore hope our trionds will call and renew their trade at the oud stand of Speed, Danoho & Strange. Respectfully,

J. H. SPEED,

Memphis, July 13, 1868. jyll bindaw BUCK EYE NALVE. THE GREAT REMEDY for PILES

STRAUSS & BLUM. AUCTION AND COMMISSION

No. 213. MAIN STREET. Second Boor North of Worsham House,

MERCHANTS,

se Liberal advances made on consignments. jyl2 što BUCK EYE SALVE, GREAT REMEDY FOR PILES. Sold by W. C. POTTER, No. 335 Main street, corner Union, 171

DRY GOODS.

THE

OF MEMPHIS.

GRAND PREPARATIONS

FALL TRADE

-FOR-

COMPETITION DEFIED

-AT-

IN CONSEQUENCE OF THE FAVORABLE NO. prospects of a bountiful season, by which there

A LARGE TRADE

1st-All imported Goods we will import Birect, or buy from the importer's

All Domestic Goods we will buy direct Shoes we will have made to order; in fact, we will procure all our Goods FROM

FIRST HANDS, thereby saving the job-

ber's profits. 24-Through our large capital we are No. 238 Main St. enabled to BUY FOR CASH, thereby Open the entire Year for the Reception can buy closer than those buying

3d-We shall continue to SELL ONLY FOR CASH, which enables us to sell at a closer profit than those selling on Time,

4th-We will continually have our buyers in the East watching the market and attending the Trade Auction Sales, buying Bargaius, which we will again Sell as Burgaius.

Through these advantages, it must be appa rent to all that we will be able to COMPETE

ANY MARKET ON THIS CONTINENT

MEMPHIS CAN NOW,

AND WILL,

COMPETE WITH ALL MARKETS

WESHALL CONTINUE OUR

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